

8 December 2006: Cycle and cycle products distribution

Published on December 08, 2006

The Conseil de la concurrence imposes fine of 580 000 euros on a national scale agreement involving 22 companies

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Following a referral by the Minister of Economy on September 8th 2004, for practices implemented in the distribution sector of top- and middle-of-the-range cycle and cycle products, the Conseil de la concurrence penalized 22 companies for having implemented a series of anticompetitive agreements and introduced into the terms of sale and other distribution contracts anticompetitive clauses, aimed at hindering the free setting of prices by the product distributors.

Small retailers coordinated their business policy and agreed on minimum retail prices in order to hinder the development of competing retailers, notably discount dealers

- The Conseil penalized a series of horizontal agreements on prices between specialised retailers

Gathered in networks such as Master Cycle (now MC2R) or Bouticycles, the Conseil observed that several retailers had set up anticompetitive meetings with the aim to restrict cycle distribution to traditional networks.

The Conseil considered that setting minimum resale "recommended" prices and predefined margin rates constituted serious practices, all the more that members of Master Cycle and Bouticycles intervened in their respective network to ensure that the "recommended" prices were respected and exerted pressure on their suppliers so that they stop delivering competing retailers who

implement discount prices.

- *The Conseil also penalized vertical agreements between specialized retailers and suppliers*

The Conseil also penalized certain suppliers for having coordinated their business policy with the retailers.

The Conseil penalized the existence of anticompetitive clauses in the terms of sale and distribution contracts of several suppliers

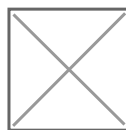
The Conseil also penalized:

- a clause prohibiting retrocession between retailers on top-of-the-range equipment, which had the effect of preventing discount dealers to be supplied by other European suppliers.
- clauses subordinating the listing of suppliers of Master Cycle network to respect "recommended" prices
- clauses imposing minimum retail price on distributors
- clause prohibiting exports

Given the size of economic operators concerned by the practices, the Conseil considered that intra-Community trade had not been affected.

Lastly, the Conseil took into account the damage to the economy and the importance of inter-brand competition on the market since the practices concerned only intra-brand competition.

> Decision 06-D-37 of December 2006 relative to practices implemented in the sector of cycle and cycle products distribution



> See decision of the Paris court of appeal (4th March 2008)